UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK			ELECTRONICALLY FILED	
JUAN MIGUEL URIBE VARGAS,			DATE PILED: /- 1-14	
		Plaintiff,	1	
-against-			23-CV-7215 (LAK)	
DEVON LA	AVELLE	COX,		
		Defendant.		
		ORDER		
LEWIS A. K.	APLAN, <i>D</i>	District Judge.		
adequately to	to allege	diction is invoked pursuant to 28 U.S.C. § 13 the existence of subject matter jurisdiction becaulege:	32. The notice of removal fails ause, perhaps among other things,	
		The citizenship of one or more natural persons. See, e.g., Sun Printing & Publishing Ass'n v. Edwards, 194 U.S. 377 (1904); Leveraged Leasing Administration Corp.v. PacifiCorp Capital, Inc., 87 F.3d 44 (2d Cir. 1996).		
		The citizenship of one or more corporations.	See 28 U.S.C. § 1332(c)(1).	
		The citizenship of one or more partnerships. See Carden v. Arkoma Assocs., 494 U.S. 195 (1990).		
☐ The citizenship of one of Bedford Village Green		The citizenship of one or more limited liabili Bedford Village Green Assocs. L.P., 213 F.3	ty companies. <i>See Handlesman v.</i> d 48, 52 (2d Cir. 2000).	
		The nature and citizenship of one or more but	usiness entities.	
		The timely removal of the action from state	court.	
adequately a court.	Abse alleging t	nt the filing, on or before January 19, 2024 on the existence of subject matter jurisdiction, this a	of an amended notice of removal ction will be remanded to the state	
	SO C	O ORDERED.		
Dated:	Janua	January 9, 2024 Lewis A. Kaplan United States District Judge		